## S. CON. RES. 31

## IN THE HOUSE OF REPRESENTATIVES

APRIL 10, 2003
Referred to the Committee on International Relations

## **CONCURRENT RESOLUTION**

Expressing the outrage of Congress at the treatment of certain American prisoners of war by the Government of Iraq.

Whereas Saddam Hussein has failed to comply with United Nations Security Council Resolutions 678, 686, 687, 688, 707, 715, 949, 1051, 1060, 1115, 1134, 1137, 1154, 1194, 1205, 1284, and 1441;

Whereas the military action now underway against Iraq is lawful and fully authorized by the Congress in section 3(a) of Public Law 107–243, which passed the Senate on October 11, 2002, by a vote of 77–23, and which passed the House of Representatives on that same date by a vote of 296–133;

Whereas, in the ensuing conflict, Iraq has captured uniformed members of the United States Armed Forces and the armed forces of other coalition nations, including the United Kingdom;

- Whereas several American prisoners of war appear to have been publicly and summarily executed following their capture in the vicinity of An Nasiryah, demonstrating, as the President said on March 26, 2003, that "in the ranks of that regime are men whose idea of courage is to brutalize unarmed prisoners";
- Whereas Iraqi state television has subjected American prisoners of war to humiliation, interrogating them publicly and presenting them as objects of public curiosity and propaganda in clear contravention of international law and custom;
- Whereas the customary international law of war has, from its inception, prohibited and condemned as war crimes the killing of prisoners of war and military personnel attempting to surrender;
- Whereas Iraq is a signatory to the Convention Relative to the Treatment of Prisoners of War, dated at Geneva August 12 1949, and entered into force October 21, 1950 ("the Geneva Convention");
- Whereas the Geneva Convention requires that "[p]risoners of war must at all times be humanely treated" and specifically "must at all times be protected, particularly against acts of violence or intimidation and against insults and public curiosity";
- Whereas the Geneva Convention stipulates that "[p]risoners of war are entitled in all circumstances to respect for their persons and their honour" and that "[w]omen shall be treated with all the regard due to their sex";
- Whereas the Geneva Convention declares that the detaining power is responsible for the treatment afforded prisoners

of war, regardless of the identity of the individuals or military units who have captured them; and

Whereas the United States and the other coalition nations have complied, and will continue to comply, with international law and custom and the Geneva Convention: Now, therefore, be it

- 1 Resolved by the Senate (the House of Representatives
  2 concurring), That Congress—
- (1) expresses its outrage at the flagrant violations by the Government of Iraq of the customary international law of war and the Convention Relative to the Treatment of Prisoners of War, dated at Geneva August 12 1949, and entered into force October 21, 1950;
  - (2) supports in the strongest terms the President's warning to Iraq that the United States will hold the Government of Iraq, its officials, and military personnel involved accountable for any and all such violations;
  - (3) expects Iraq to comply with the requirements of the international law of war and the explicit provisions of the Convention Relative to the Treatment of Prisoners of War, which afford prisoners of war the proper and humane treatment to which they are entitled; and

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1	(4) expects that Iraq will afford prisoners of
2	war access to representatives of the International
3	Committee of the Red Cross, as required by the
4	Convention Relative to the Treatment of Prisoners
5	of War.
	Passed the Senate April 9, 2003.
	Attest: EMILY J. REYNOLDS,
	Secretary.